Pursuant to this Court's Civil Local Rule, the Parties submit this Case Management Statement for the consideration of this Honorable Court

Wherefore, the Parties make the following representations and recommendations:

Statement of Facts and Events Underlying This Action.

The Plaintiff claims that the Defendants misappropriated a televised professional boxing program to which the Plaintiff owned the exclusive commercial exhibition rights and thereafter exhibited the program at the commercial establishment (Kadok's House of Mami-Siopao & BBQ) in Santa Clara, California which they operated. The subject program, broadcast on Saturday, January 21, 2006, was the "The Battle:" Eric Morales v. Manny Pacquiao II WBC International Super Featherweight Championship Fight Program (hereinafter "Program").

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8. Disclosures

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The Parties have agreed to exchange initial disclosures by and through their counsel on or before May 23, 2008.

9. Discovery

The Parties respectfully request that the discovery in this action not be limited nor conducted in phases. The Parties propose a discovery cut off date of August 1, 2009.

10. Proposed Pre-trial and Trial Schedule

Should a trial in this matter become necessary, the Parties respectfully submit the following schedule for this Honorable Court's consideration:

Anticipated Length of Trial:

Type of Trial:

Bench Trial

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Signature and Certification By Lead Trial Counsel

Pursuant to Civil L.R. 16-12, the undersigned certifies that he or she has read the brochure entitled. "Dispute Resolution Procedures in the Northern District of California," discussed the available dispute resolution options provided by the Court and private entities and has considered whether their case might benefit from any of the available dispute resolutions options.

Date: May 16, 2008

(x) Thomas P Riley

LAW OFFICES OF THOMAS P. RILEY, P.C.

By Thomas P. Riley Attorneys for Plaintiff 1 & 1 Sports Productions, Inc.

LAW OFFICES OF RODEL E. RODE

By Rodel E. Rodis
Attorney for Defendants
Pamels M. Tejada
Ricardo R. Tejada

MINT CASE MANAGEMENT CONFERENCE STATEMENT BROCK-GOMES ROOM PAGE 4

Case 5:08-cv-00322-RMW Document 9 Filed 05/20/2008 Page 5 of 6 Case Management Order (Proposed) The Case Management Statement and Proposed Order is hereby adopted by the Court as the Case Management Order for the case and the Parties are ordered to comply with this Order. In addition the Court orders: Dated: The Honorable Ronald M. Whyte United States District Court Judge Northern District of California

JOINT CASE MANAGEMENT CONFERENCE STATEMENT 5:08-CV-00322-RMW PAGE 5

PROOF OF SERVICE (SERVICE BY FAX)

I declare that:

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I am employed in the County of Los Angeles, California. I am over the age of eighteen years and not a party to the within cause; my business address is First Library Square1114 Fremont Avenue, South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and processing of correspondence/documents for mail in the ordinary course of business.

May 20, 2008 I served:

JOINT CASE MANAGEMENT CONFERENCE STATEMENT

On all parties in said cause by faxing same to the Defendant's counsel at the following fax no. (415) 334-7855:

Mr. Rodel Rodis, Esquire Law Offices of Rodel Rodis 2429 Ocean Avenue San Francisco, CA 94127 Attorney for Defendants Pamela M. Tejada Ricardo R. Tejada

I declare under the penalty of perjury pursuant to the laws of the United States that the foregoing is true and correct and that this declaration was executed on May 20, 2008, at South Pasadena, California.

Dated: May 20, 2008

/s/ Terry Houston
TERRY HOUSTON

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> JOINT CASE MANAGEMENT CONFERENCE STATEMENT 5:08-CV-00322-RMW PAGE 6